## DOCKET FILE COPY ORIGINAL

## Before the FEDERAL COMMUNICATIONS COMMISSION Washington, DC 20554

ORIGINAL RECEIVED

SEP 2 3 2003

1	l	٠1		N 4	atter	af
		u	10	171	auci	$\mathbf{o}$

FEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

Amendment of Section 73 202(b)	)	
Table of Allotments	)	MM Docket No. 00-148
FM Broadcast Stations	)	RM 9939
(Quanah, Archer City, Converse, Flatonia,	)	RM - 10198
Georgetown, Ingram. Keller, Knox City,	)	
Lakeway, Lago Vista, Llano, McQueency.	)	
Nolanville, San Antonio, Seymour, Waco and	)	
Wellington, Texas, and Ardmore, Durant,	)	
Elk City, Healdton, Lawton and Purcell,	)	
Oklahoma.)	)	

To Marlene H. Dortch, Office of the Secretary Attn. Assistant Chief, Audio Division, Media Bureau

## OPPOSITION TO MOTION, OR MOTION FOR ACCEPTANCE OF RESPONSE

Rawhide Radio, LLC, Capstar TX Limited Partnership and Clear Channel Broadcasting Licenses, Inc. ("Joint Petitioners"), by their respective counsel, hereby oppose the "Motion for Leave to File Comments" filed by Charles Crawford ("Crawford") on August 19, 2003. Crawford's comments are unauthorized and should not be accepted. See 47 C.F.R. § 1.415(d) ("No additional comments may be filed unless specifically requested or authorized by the Commission.") Crawford's ostensible reason for filing unauthorized comments – his desire to point out a purported error in the Joint Petitioners' previous submission – is in reality no reason at all, since Crawford has previously pointed out the same purported error and done so in substantially the same manner. See "Opposition of Charles Crawford to Petition for Partial Reconsideration and Request for Expedited Action" at 23 (filed June 30, 2003). Since the comments are merely repetitive, the Commission should deny Crawford's motion and reject the

List A B C D E

comments

However, if the Commission considers Crawford's late-filed comments, it should also consider the accompanying response of the Joint Petitioners in the interest of compiling a complete record. See Rose Hill, Trenton, Aurora, and Ocracoke, North Carolina, 15 FCC Red 10739 (2000)

Respectfully submitted,

RAWHIDE RADIO, LLC

Mark N. Lipp

J Thomas Nolan

Vinson & Elkins, LLP

1455 Pennsylvania Avenue, NW

Washington, D.C 20004 (202) 639-6500

CAPSTAR TX LIMITED PARTNERSHIP CLEAR CHANNEL BROADCASTING LICENSES, INC.

Gregory L. Masters

Wiley Rein & Fielding LLI 1776 K Street, NW Washington, DC 20006 (202) 719-7370

Their Counsel

By.

Lawrence N Cohn Cohn & Marks, LLP 1920 N Street, NW Suite 300

Suite 300

Washington, DC 20036-1622

(202) 293-3860

Its Co-Counsel

September 23, 2003

## **CERTIFICATE OF SERVICE**

l, Lisa M. Balzer, a secretary in the law firm of Vinson & Elkins, do hereby certify that I have on this 23rd day of September, 2003 caused to be mailed by first class mail, postage prepaid, copies of the foregoing "Opposition to Motion, or Motion for Acceptance of Response" to the following

\* Robert Hayne. Esq
Federal Communications Commission
Media Bureau
Audio Division
445 12th Street, SW
Room 3-A262
Washington, DC 20554

Dan J. Alpert, Esq Law Office of Dan J. Alpert 2120 North 21st Road Suite 400 Arlington, VA 22201 (Counsel to M&M Broadcasters, Ltd.)

Gene A. Bechtel, Esq.
Law Office of Gene Bechtel. P C.
1050 17th Street, NW
Suite 600
Washington, DC 20036
(Counsel to Elgin FM Limited Partnership and Charles Crawford)

Charles Crawford 4553 Bordeaux Avenue Dallas, Texas 75205

La Radio Cristiana Network, Inc. P.O. Box 252 McAllen, Texas 78505

Lisa M. Balzer

Via Hand Delivery